

10.3.1.1

RUST REMEDIAL SERVICES INC.

Rust Project: Bunker Hill # 22119
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Facsimile Memo

(Please deliver upon receipt)

SENDER:Date: 1/19/95Time: 12:43From: Chris G. PernickJob No.: 22119**RECIPIENT:**To: Sean SheldrakeCompany: USEPAPhone: 1-206-553-1220Fax: 1-206-553-0124

If you do not receive all pages, telephone immediately.

Number of pages (including this sheet): (3)Follow up copy in mail? (yes) / no**Message:**

Corrected date on the letter regarding the
proposed change to the Rabitlos Abatement
Workplan

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USEPA SF



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RUST REMEDIAL SERVICES INC.

1120 Andover Park East
Tukwila, WA 98188
Tel: (206) 575-3930
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January 17, 1995

Mr. Sean Sheldrake
U.S. Environmental Protection Agency
Region X
1200 Sixth Avenue
Seattle, WA 98101

*Armina has
approved 40 CFR 61.45
inacc. asbestos
1/19/95*

Re: **Bunker Hill Mine Operations Area
Remedial Action
Proposed Change to the Asbestos Abatement Workplan**

Dear Mr. Sheldrake:

An amendment to the Asbestos Abatement Workplan is needed to address the removal of a small number (50-100) of inaccessible cement asbestos board (CAB) shingles from the exterior of the concentrator building. An addition was built onto the west end of the concentrator building. This addition was built directly over the existing CAB shingles which were on the exterior of the building. This construction technique resulted in sandwiching a number of CAB shingles between the former exterior wall and the end of the wall and roof of the addition. All of the CAB siding from the wall inside the addition and the concentrator wall surrounding the addition have been removed. Since it is not possible to remove the rest of the CAB shingles with the addition intact, RRS proposes the following methods for removal.

With the inaccessible shingles still intact the concentrator building addition will be demolished using an excavator. Even though the shingles are attached to the concentrator building, and not the addition, RRS expects that some shingles will be broken and co-mingled with the other demolition debris. RRS will follow all emission and disposal procedures for previous demolition and debris handling operations. The onsite QA/QC representative from The Lambert Group will monitor this operation.

Water will be sprayed during the demolition to prevent visible emissions. Water will be sprayed continuously onto the CAB shingles when the portion of the addition adjacent to the concentrator wall is being removed.

The portion of the debris that will have the CAB shingles present will be loaded directly into a lined disposal truck while being sprayed with a water mist at all times. The material in the truck will then be sprayed again and transported to the West Canyon disposal area. After this material has been dumped, it will be sprayed with a coat of soil cement. The

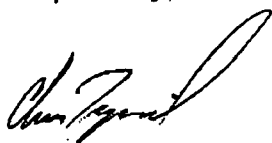
RUST

Mr. Sean Sheldrake
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remaining CAB shingles on the west exterior concentrator wall will be removed via a manlift, transported, and disposed using the abatement procedures established in the Abatement Workplan.

Please review and approve this workplan addenda at your earliest convenience. We would like to begin this work on Monday January 23, 1995. Please contact me at the project site if you have any questions.

Respectfully,



Chris Zepernick
Rust Remedial Services, Inc.
Project Manager

cc: Frank Breidt, BLP
Rebecca Goehring, USEPA
Bill Hudson, CH₂MHill
jobfile 22119 - jc1077

